DEPARTMENT OF STATE REVENUE

LETTER OF FINDINGS NUMBER: 99-0343P Sales and Use Tax Calendar Year 1995

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ISSUE(S)

I. <u>Tax Administration</u> – Penalty

Authority: IC 6-8.1-10-2.1(d); 45 IAC 15-11-2

Taxpayer protests the penalty assessed.

STATEMENT OF FACTS

Taxpayer protests the penalty assessed on an audit completed on April 6, 1999.

Taxpayer failed to self-assess and remit use tax on clearly taxable items, primarily samples given away, office supplies, computer equipment, building materials and other miscellaneous items. Taxpayer is an Indiana corporation engaged in selling hardware at retail to the RV and mobile home industry.

In a letter dated June 24, 1999, the taxpayer was asked to provided additional evidence within twenty days or request a hearing, and if no additional evidence was provided the decision would be based on the information contained in the file. The department makes its decision based upon the taxpayer's protest letter dated June 11, 1999 and information contained in the audit file.

ISSUE

I. Tax Administration – Penalty

DISCUSSION

Taxpayer requests a waiver of penalty and states that the parent company maintained a good relationship with the Indiana Department of Revenue by timely filing tax returns and paying taxes due and to its knowledge, the parent has not been previously audited. Taxpayer claims the parent and its subsidiaries at all times exercised reasonable care, caution and diligence in attempting to report and remit any tax owed.

Taxpayer's audit revealed that no use tax was self-assessed for clearly taxable items. In addition, taxpayer failed to charge tax on sales that had no exemption certificates on file.

The Indiana Use tax laws are clear in the Indiana Code and Regulations. The taxpayer was negligent in failing to self-assess and remit use tax due.

FINDING

Taxpayer's protest is denied.

DW/RAW/MR 993007